

Edward Vincent King, Jr. (SBN 085726)  
Alvin B. Lindsay (SBN 220236)  
KING & KELLEHER, LLP  
Four Embarcadero Center, 17<sup>th</sup> Floor  
San Francisco, CA 94111  
Telephone: (415) 781-2888  
Facsimile: (415) 781-3011  
[evking@kingandkelleher.com](mailto:evking@kingandkelleher.com)  
[alindsay@kingandkelleher.com](mailto:alindsay@kingandkelleher.com)

*Attorneys for Defendant*  
TRENT WEST

DURIE TANGRI LLP  
DARALYN J. DURIE (Bar No. 169825)  
RYAN M. KENT (Bar No. 220441)  
217 Leidesdorff Street  
San Francisco, CA 94111  
Telephone: (415) 362-6666  
Facsimile: (415) 236-6300  
[ddurie@durietangri.com](mailto:ddurie@durietangri.com)  
[rkent@durietangri.com](mailto:rkent@durietangri.com)

STORM LLP  
John G. Fischer (pro hac vice)  
Paul V. Storm (pro hac vice)  
901 Main Street, Suite 7100  
Dallas, Texas 75202  
Telephone: (214) 347-4700  
Facsimile: (214) 347-4799  
[JFischer@stormllp.com](mailto:JFischer@stormllp.com)  
[PaulStorm@stormllp.com](mailto:PaulStorm@stormllp.com)

*Attorneys for Plaintiff*  
C&C JEWELRY MANUFACTURING, INC.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION

C&C JEWELRY MFG., INC.,

Plaintiff,

v.

TRENT WEST,

Defendant.

And Related Counterclaims

Case No. 5:09-cv-01303-JF

**JOINT STIPULATION TO ALLOW  
DEFENDANT TRENT WEST TO SERVE  
AMENDED DISCLOSURE OF ASSERTED  
CLAIMS AND INFRINGEMENT  
CONTENTIONS ON PLAINTIFF C&C  
JEWELRY MFG., INC. UNDER PATENT  
L.R. 3-1 AND 3-6**

1 Defendant Trent West ("West") and Plaintiff C&C Jewelry Mfg., Inc. ("C&C"), by and  
2 through their undersigned counsel of record, have agreed and hereby stipulate to allow West to  
3 serve C&C with West's Amended Disclosure of Asserted Claims and Infringement Contentions  
4 ("Amended Infringement Contentions") under Patent L.R. 3-1 and Patent L.R. 3-6.

5 Counsel for West and C&C have conferred to identify the Accused Instrumentalities  
6 under Patent L.R. 3-1(b) which West contends infringe or result from infringement of the  
7 asserted claims of West's asserted patents in this matter. West has also had the opportunity to  
8 review samples of C&C's accused tungsten carbide jewelry finger rings, and C&C has identified  
9 additional tungsten carbide jewelry finger rings, which C&C imports and sells, in its responses  
10 and supplemental responses to West's interrogatories. Based upon such information, responses  
11 and documents produced by C&C thus far, West has identified several additional accused  
12 tungsten carbide rings which he contends infringe or result from infringement of his asserted  
13 claims. Such information and documents were not available to West at the time West served his  
14 initial infringement contentions. Therefore, the parties' counsel have conferred and C&C has  
15 agreed to stipulate to allow West to amend his Infringement Contentions to identify additional  
16 Accused Instrumentalities to those West identified in his initial infringement contentions. West  
17 does not propose adding or amending at this time the claims or patents West accused C&C of  
18 infringing in his initial Infringement Contentions

19 West asserts that good cause exists to permit West to serve his Amended Infringement  
20 Contentions on C&C, and the parties agree that the requested amendments will cause no undue  
21 prejudice to C&C. West has provided C&C with a copy of his proposed Amended Infringement  
22 Contentions, and amended Exhibits A and B in support thereof, and C&C has agreed to this  
23 stipulation after reviewing West's proposed Amended Infringement Contentions.

24 Accordingly, West and C&C respectfully request that the Court issue an Order, for good  
25 cause shown, permitting West to amend his Infringement Contentions as requested herein and  
26 permitting West to serve C&C with West's Amended Infringement Contentions.

27 ///

28 ///

1 Respectfully stipulated to by:

2 KING & KELLEHER, LLP

STORM LLP

3 By: /s/ Alvin B. Lindsay  
4 Alvin B. Lindsay

By: /s/ John G. Fischer  
John G. Fischer

5 Attorneys for Defendant Trent West

Attorneys for Plaintiff C&C Jewelry Mfg., Inc.

6 Date: July 6, 2010

Date: July 6, 2010

7  
8 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

9 DATED: July 8, 2010

10   
11 Hon. Jeremy Fogel  
United States District Judge